UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHAFFER SMITH, 2424, LCC, SUPER SAYIN' PUBLISHING, LLC, COMPOUND TOURING, INC., and COMPOUND ENTERTAINMENT, LLC,

Plaintiffs,

-against-

KEVIN FOSTER, VERNON BROWN, FOSTER & FIRM, INC., and V. BROWN & COMPANY, INC.,

Defendants.

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ELECTRONICALLY FILED
DOC #: ____
DATE FILED: 02/13/2015

14-Cv-5918 (SHS)

OPINION & ORDER

SIDNEY H. STEIN, U.S. District Judge.

The Court is in receipt of defendants Vernon Brown and V. Brown & Company, Inc.'s letter motion dated February 10, 2015. (Dkt. No. 35.) IT IS HEREBY ORDERED THAT:

- 1. Vernon Brown and V. Brown & Company, Inc. shall answer or move in response to the second amended complaint on or before March 6, 2015. If they file a motion to dismiss, any opposition shall be due twenty days later; the reply shall be due fourteen days after the opposition is filed.
- 2. In light of the automatic stay of discovery pursuant to the Private Securities Litigation Reform Act, the parties need not submit a joint Rule 26(f) report and discovery plan until the Court resolves defendants' contemplated motion to dismiss. Discovery in the *Smith* and *Citibank* actions will therefore proceed independently at this time.

Dated: New York, New York February 13, 2015

SO ORDERED:

Sidney M. Stein, U.S.D.J.